EXHIBIT 29

Biller, Arthur

Johnson, Michael [Michael.Johnson@alston.com] From:

Sent: Sunday, July 21, 2013 11:18 AM

To: Eaton, Marv

Cc: James, Emma; Baio, Joseph; Kahan, Rebecca; Howard S. Koh; glenn.siegel@dechert.com;

Espana, Mauricio (Mauricio. Espana@dechert.com); kotwick@sewkis.com; Alves, Arlene (alves@sewkis.com); Maloney, Brian (maloney@sewkis.com); Weitnauer, Kit; Hao. William: Michael R. Carney; Peter Goodman; Basil A. Umari; Kaufman, Philip S.; Howard F Sidman; 'rlwynne@jonesday.com' (rlwynne@jonesday.com); Kerr, Charles L. (CKerr@mofo.com);

Lawrence, J. Alexander (ALawrence@mofo.com); Howard S. Koh (hsk@msf-law.com)

Subject: RE: Duff & Phelps Materials

Mary: given the time constraints, we would appreciate production of copies of the documents I requested yesterday, even if publicly available. Thanks.

As indicated previously, non-privileged documents considered by Duff in preparing its analysis for the Trustees were previously produced. There is a single document that FGIC disclosed to the Trustees as part of the mediation that Duff considered. We've asked FGIC for permission to produce the document, and FGIC has told us it's willing to allow the Trustees to do so if the parties enter into a stipulation (to be "so ordered" by the court) confirming that production of the document will not violate the court's mediation orders or constitute a violation of the mediation privilege. We'll circulate a draft stipulation shortly.

Michael E. Johnson Alston & Bird LLP 90 Park Avenue New York, New York 10016 (212) 210-9584 michael.johnson@alston.com

From: Eaton, Mary [mailto:meaton@willkie.com]

Sent: Saturday, July 20, 2013 4:33 PM

To: Johnson, Michael

Cc: James, Emma; Baio, Joseph; Kahan, Rebecca; Howard S. Koh; glenn.siegel@dechert.com; Espana, Mauricio (Mauricio.Espana@dechert.com); kotwick@sewkis.com; Alves, Arlene (alves@sewkis.com); Maloney, Brian

(maloney@sewkis.com); Weitnauer, Kit; Hao, William; Michael R. Carney; Peter Goodman; Basil A. Umari; Kaufman, Philip S.; Howard F Sidman; 'rlwynne@jonesday.com' (rlwynne@jonesday.com); Kerr, Charles L. (CKerr@mofo.com);

Lawrence, J. Alexander (ALawrence@mofo.com)

Subject: Re: Duff & Phelps Materials

Michael,

In fact, I believe we have produced everything identified in our expert's disclosure but I will double check that in the am. As for your expert, your message is unclear. Are you saying that you have withheld documents that they considered or that concerned the report they gave in May on privilege or other grounds? We need an answer ASAP. Thank you.

Sincerely, Mary

Sent from my iPhone

On Jul 20, 2013, at 3:17 PM, "Johnson, Michael" < Michael. Johnson@alston.com > wrote:

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Mary: yesterday we produced the materials considered by Dr. Kothari, including the spreadsheet you mention below. As indicated last week, the materials considered by Duff in preparing the May analysis for the Trustees were already produced. Discoverable, non-privileged communications concerning and drafts of the Duff analysis were produced prior to the close of fact discovery.

I don't believe you've produced all materials considered by your clients' expert. By Monday, please produce any such documents, other than discovery/pleadings in this case and in the FGIC rehabilitation proceeding. Thanks.

Michael E. Johnson Alston & Bird LLP 90 Park Avenue New York, New York 10016 (212) 210-9584 michael.johnson@alston.com

From: Eaton, Mary [mailto:meaton@willkie.com]

Sent: Friday, July 19, 2013 8:24 PM

To: Eaton, Mary; Johnson, Michael; James, Emma; Baio, Joseph; 'Michael R. Carney'; 'Peter Goodman'; 'Basil A. Umari';

'Kaufman, Philip S.'; 'Howard F Sidman'; ''rlwynne@jonesday.com' (rlwynne@jonesday.com)'; 'Kerr, Charles L.

(CKerr@mofo.com)'; 'Lawrence, J. Alexander (ALawrence@mofo.com)'

Cc: 'Kahan, Rebecca'; 'Howard S. Koh'; 'glenn.siegel@dechert.com'; 'Espana, Mauricio (Mauricio.Espana@dechert.com)'; 'kotwick@sewkis.com'; 'Alves, Arlene (alves@sewkis.com)'; 'Maloney, Brian (maloney@sewkis.com)'; Weitnauer, Kit; Hao,

William

Subject: RE: Duff & Phelps Materials

Counsel,

The expert declaration of S.P. Kothari relies upon a D&P spreadsheet with various tabs that we believe has not been produced. Please produce it immediately, as well as all other documents concerning D&P's May 15, 2013 analysis, including drafts of the presentation, communications concerning same, and all documents reviewed or relied upon in preparing that analysis and presentation. Thank you.

Sincerely, Mary Eaton

From: Eaton, Mary

Sent: Friday, July 19, 2013 10:57 AM

To: 'Johnson, Michael'; James, Emma; Baio, Joseph; Michael R. Carney; Peter Goodman; Basil A. Umari; 'Kaufman, Philip

S.'; Howard F Sidman; 'rlwynne@jonesday.com' (rlwynne@jonesday.com); Kerr, Charles L. (CKerr@mofo.com);

Lawrence, J. Alexander (ALawrence@mofo.com)

Cc: Kahan, Rebecca; Howard S. Koh; <u>glenn.siegel@dechert.com</u>; Espana, Mauricio (<u>Mauricio.Espana@dechert.com</u>); <u>kotwick@sewkis.com</u>; Alves, Arlene (<u>alves@sewkis.com</u>); Maloney, Brian (<u>maloney@sewkis.com</u>); Weitnauer, Kit; Hao,

William

vviillam

Subject: Duff & Phelps Materials

All,

As the court indicated at the hearing on July 17, all information that was "provided to" Duff & Phelps or that Duff & Phelps "considered" in preparing their report should have been produced already. None of it is privileged. We do not believe that all such information has been produced, but if it is your position that it has, kindly (i) confirm in writing that all such information has in fact been produced and that none of it has been withheld on the basis of any asserted privilege or protection or on any other grounds and (ii) identify by Bates

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number where in your productions the documents are to be found. If all such information has not yet been produced, please produce it immediately.

Regards, Mary

Mary Eaton Willkie Farr & Gallagher LLP 787 Seventh Avenue New York, New York 10019 (212) 728-8626 (tel) (212) 728-9626 (fax)

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